***	Case 2:05-cv-00051-wks Document 5 Filed 04/04/05 Page 1 of 16
	2/28/05
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	To Howerable Sadje & BARRETER
	From Roberta Sabaw TERRICOTOR
	Subert (Clara)+ RaySv Castwill+Restement
	millatry Style
	I seek relief from
	abuse from my family
	A. Astra
	RobertSalm
	46 No Ave
	CC Or Melisa Brandis Burl DT

Case 2:05-cv-00051-wks	Document 5	Filed 04/04/05	Page 2 of 16

2/24/05

Notis of Service

By mail

Liltle and Cicchelli

Po Box 907

Burl UT 05402-0905

I Robert Allen Sabin Being Ouly sworn to this court and deposes and Scys 1.) Iam over the age of 18 years and em a Resident of 46 North Aue, City of Bulington, County of Ciltheneden State of Vermont 2. Igm a desendent of Raymond and Clara Sabin Sr both Occessed. Formsley of 101 Wester Ave cityof Burling Country of Chittened, Statest Vermont

3) I had dicared for and Lived with my aging parents forthe Last 15 years + 4 Upon my Fathers death I ask Mary Brown and Ronald Sabin for a copy of my parents will as They told me They Had Spoke to a Lawer, They Never gave me one unitil the mail from Little + Cicchett, P.C. Last Friday after NOOW 2/25/05. 5. I have not been in my parents House Since 203 days after Oados Osath, when I saw my

personal belongs missings
6) I have ask the probate
court to Look into This
7) Brcagge the Bastwill is
ofaMillitary Style I ask
you to Look at and Revoke
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for Relife, helporassance
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9) Paris de aventario
9.) Ray in deposition in front of state Atty Robert Sabin
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46North Aue
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CC OF Melsa Brandis 05401 8633512
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United States District Court Oistirt of UT

Robert Allew Schin

Mary & Brown and Ron And Sabin

Motion to Contest

Last Will and testament of

Raymond Hollis Sabin ST

LAST WILL AND TESTAMENT

OF

RAYMOND HOLLIS SABIN SENIOR

- I, **RAYMOND HOLLIS SABIN**, **SR.**, Social Security Number 008-05-2180, of the State of Vermont, declare that this is my LAST WILL AND TESTAMENT and I revoke all other wills and codicils previously made by me.
- I. I appoint my daughter, MARY BROWN, of Essex, Vermont as my Personal Representative concerning this Will. If my daughter, MARY BROWN, is unable or fails to serve, I then appoint my son, RONALD SABIN, of Arizona, to serve as my Personal Representative.
- A. I request that my Personal Representative be permitted to serve without bond or surety thereon and without the intervention of any court, except as required by law. I direct that my Personal Representative act in unsupervised administration so as to administer my estate with a minimum of court supervision. If it becomes necessary to have ancillary administration of my estate in any jurisdiction where my Personal Representative is unable or does not desire to qualify as ancillary legal representative, I appoint as such ancillary legal representative such individual or corporation as my Personal Representative shall designate, in writing.
- B. I direct my Personal Representative to pay the expenses of my last illness, the expenses of a funeral appropriate to my station in life and custom of living (including a suitable monument or marker for my grave), and written charitable pledges which I have made. I grant my Personal Representative the power to extend or renew any debt for such time as my Personal Representative shall deem appropriate.
- C. All estate, inheritance, succession and other death taxes with respect to all property passing under this my Will shall be paid from and borne by the principal of my residuary estate, without regard to reimbursement, as if such taxes were administration expenses. My Personal Representative may pay such taxes at any time deemed advisable, whether or not then due and payable.
- D. My Personal Representative is requested to settle my estate as soon after my death as may be practicable, and to pay or deliver every legacy or

Last Will and Testament of RAYMOND HOLLIS SABIN, SENIOR

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Page 1 of 6

bequest to my beneficiaries without waiting any time that may be believed to be customary in probate matters.

- E. I have served in the Armed Forces of the United States. Therefore, I direct my Personal Representative to consult with a Legal Assistance Attorney at the nearest military installation and with the Department of Veterans Affairs and the Social Security Administration to ascertain if there are any benefits to which my family members are entitled by virtue of my military service.
- F. I may leave a letter of intent with the executed copy of this Will for the purpose of giving guidance to my Personal Representative concerning the distribution or sale of certain items of my property. I request, but do not require, that my Personal Representative honor my wishes therein expressed.
- II. I give, devise and bequeath, absolutely and forever, all of my estate and property of which I may be seized or possessed, or to which I may be entitled, at the time of my death, wherever situated or of whatever nature, be it real, personal, or mixed, to my daughter, MARY BROWN, my son, RAYMOND H. SABIN, JR., my son, ROBERT A. SABIN, my son, RONALD N. SABIN, and my daughter, BARBARA R. DESJARDINS, in shares of substantially equal value to be divided as they may agree.
- A. If any of my children shall not survive me, then I give the share of that deceased child to my surviving children in shares of substantially equal value to be divided as they may agree.
- B. If none of my children survive me, then I give, devise, and bequeath, absolutely and forever, all of my estate and property of which I may be seized or possessed, or to which I may be entitled, at the time of my death, wherever situated or of whatever nature, be it real, personal, or mixed, to the descendants of my child or children, who are to take per stirpes and not per capita, in shares of substantially equal value to be divided as they may agree. In order to receive a share of my estate under this paragraph, a descendant of any child of mine must survive me.
- C. If they are unable to agree, the division among my children, or among the surviving descendants of my children, in the event that none of my children shall survive me, shall be made by my Personal Representative, in that person's sole and absolute discretion. I empower my Personal Representative to sell any or all of such property, if such property is not distributed in kind hereunder, and to distribute the proceeds among my said children, or among the surviving descendants of my children, in the event that none of my children shall survive me, in substantially equal shares. Any determination of my Personal Representative as to what should pass or be sold under this

Last Will and Testament of RAYMOND HOLLIS SABIN, SENIOR Jay RUB DW

Page 2 of 6

paragraph and to whom it should pass or be delivered or at what price it should be sold shall be conclusive.

- In the event that none of my children and none of their descendants shall survive me, I give, devise and bequeath, absolutely and forever, all of my estate and property of which I may be seized or possessed, or to which I may be entitled, at the time of my death, wherever situated or of whatever nature, be it real, personal, or mixed, to my grandchildren, or to the survivor, in shares of substantially equal value, to be divided as they may agree.
- A. If any of the persons named above in this paragraph shall not survive me, I give the share of that deceased person to those persons named above in this paragraph who do survive me in shares of substantially equal value to be divided as they may agree.
- B. If they are unable to agree, the division shall be made by my Personal Representative, in that person's sole and absolute discretion. I empower my Personal Representative to sell any or all of such property, if such property is not distributed in kind hereunder, and to distribute the proceeds among the persons named in this paragraph, or the survivor, in substantially equal shares. Any determination of my Personal Representative as to what should pass or be sold under this paragraph and to whom it should pass or be delivered or at what price it should be sold shall be conclusive.
- IV. If any beneficiary to any share of my estate which is not subject to the provisions of any trust which may be created by this will is at the time of distribution of his or her share, a minor under the laws of his or her domicile, I direct that the minor's share be converted into qualifying property and delivered to the Minor's Guardian as Custodian for the minor under the Uniform Gifts to Minors Act or the Uniform Transfers to Minors Act as may then be in effect in either the state in which the beneficiary or the Custodian resides, or any other state of competent jurisdiction.
- A. The Uniform Gifts to Minors Act or The Uniform Transfers to Minors Act, as may then be in effect in the state concerned, is hereby incorporated by reference. The property affected by the Act shall be managed, held, and distributed in accordance with the provisions of the Act.
- B. The financial custodian will serve without bond or surety and without intervention of any court, except as required by law.
- C. The receipt by the Custodian, for the minor, of any principal or income transferred pursuant to this paragraph shall be a full acquittance and discharge of my Personal Representative or Trustee, as applicable, from liability

Last Will and Testament of RAYMOND HOLLIS SABIN, SENIOR Sayund H. Sokin AND RUB MUC

Page 3 of 6

with respect to such transfer and from further accountability for the principal or income so transferred.

- Except as otherwise provided in this Will, I have intentionally failed to provide for any other relatives or other persons, whether claiming to be an heir of mine or not. Insofar as I have failed to provide in this Will for any of my issue now living or later born or adopted, such failure is intentional and not occasioned by accident or mistake.
- Any beneficiary who fails to survive until One Hundred and Twenty (120) hours after my death shall be deemed to have predeceased me, and the gift to that beneficiary shall be disposed of accordingly.

VII. Definitions:

- A. The term "descendants" as used in this Will means the immediate and remote lawful, lineal descendants by blood or adoption of the person referred to who are in being at the time they must be ascertained in order to give effect to the reference to them.
- B. The term "children" as used in this Will includes adopted and afterborn persons. The term "children" as used in this Will shall include stepchildren, the natural born or adopted children of a person's spouse who are not the natural born or adopted children of the person. A relationship by or through legal adoption shall be treated the same as a relationship by or through blood for purpose of succession to property under this Will.
- C. The term "Personal Representative" as used in this Will shall have the same meaning as Executor, Executrix, Independent Executor, or any other title of like import which is used to describe such a fiduciary.
- In addition to any powers granted by the laws of the jurisdiction in which this Will is probated, I hereby authorize and empower the fiduciaries named in this Will, to the extent of the discretion herein granted, to sell, exchange, convey, transfer, assign, mortgage, pledge, lease or rent the whole or any part of my real or personal estate, to invest, reinvest, or retain investments of my estate, to perform all acts and to execute all documents which my fiduciaries may deem necessary or proper in regard to my property. If any of my fiduciaries elect to receive compensation for services, such compensation will be that allowed by law.
- If any part of this Will shall be invalid, illegal, or inoperative for any reason, it is my intention that the remaining parts, so far as possible and reasonable, shall be effective and fully operative. My Personal Representative

Last Will and Testament of RAYMOND HOLLIS SABIN, SENIOR AND THE

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may seek and obtain court instructions for the purpose of carrying out as nearly as may be possible the intention of this Will as shown by the terms hereof, including any terms held invalid, illegal, or inoperative.

This document was prepared under the authority of Title 10 U.S. Code, section 1044, and implementing military regulations and instructions, by ELLEN J. ABBOTT, a member of The Judge Advocate General's Corps, United States Army, who is licensed to practice law in The State Of Vermont

IN WITNESS WHEREOF, I have at Camp Johnson, Colchester, on WILL AND TESTAMENT, consisting of 5 typewritten pages, each page bearing my handwritten signature.

RAYMOND HOLLIS SABIN. SENIOR

Last Will and Testament of RAYMOND HOLLIS SABIN, SENIOR

AS RVB THE

Page 5 of 6

The foregoing instrument was, Camp Johnson, Colchester, Vermont, on 16 MAY 2000, signed, sealed, published and declared by
RAYMOND HOLLIS SABIN, Sr., the testator, to be his LAST WILL AND
TESTAMENT in the presence of all of us at one time, and at the same time we
at his request and in his presence and in the presence of each other, have
hereunto subscribed our names as attesting witnesses, and we do so verily
believe that the said testator is of sound and disposing mind and memory at the date hereof.
Andry a Great Rectard V Broder (1) COL
John a Guette Buland V Brodews Thomas M. Lethy
J. J
South Budington VT Enosburg Falls, VT of BAME, Vt
Math Buell Sted VI Charling 1000,

State of Dermont CHITTENDEN PROBATE COURT FILED IN PROBATE OFFICE

FEB 2 8 2005

SUSAN L. FOWLER, JUDGE

District of Cittlewdew

City of Bur Indytow

Reason: Estate of Raymond Hollis

Sabin SR.

Motion to Deny And Seize and assit Probate Oocket #

I Robert Allew Sabin Being SUSAN L. FOWLER, JUDGE Duly Sworw and cleposes and Sony 1.) Iamover 18 years of age and resdent ot 46 North Ave, Cityof Burlington, a Country of Chittendew, State of VermonT 2.) Iam a desendant of Raymond Sabinsr and Clara Sabin both deceased. Formaly of 101 Western Aue, Burl. UT 05401. 3.) a will + testament is being

3.) a will + testament is being

Pesented in this case that

is being contested in Federal

court in the State of Demont.

Tated 5/16/2000

4.) Mary Brown and Ronald Subiv Have been exacuting saidwill. 5.) I have not been on 101 western Ave since 2003 days following my tathers dathe and Have my winter close and Boots Their, 6) I have see some of my personal belows come missing at that Time of Death and Have yetheewaloweter get +he Rest.),) I was took care and Lived with my parents off and on the last 15 yearst. Dang Banking, INS, and other bennes forthern notil I their

8. IASK the ConstRDR Releif
to get my close + boots
to Sigre and 95515t

9. to ask For a List ot antigés and properties removed but not essented to.

10, appoint an execitor

11. I have not ask this court for help or assistance

- Little + Crochelli

For

Morry Brewn Rowald Salvin De Jabert Sdriv 16 No Ave Burl UT

863-3512